

DOAR RIECK DEVITA KALEY & MACK  
ATTORNEYS AT LAW

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JOHN DOAR (1921-2014)  
JOHN JACOB RIECK, JR.  
JOHN F KALEY  
WALTER MACK  
JAMES R. DEVITA

OF COUNSEL  
JAMES I. WASSERMAN  
MICHAEL MINNEFOR

ASTOR BUILDING  
7TH FLOOR  
217 BROADWAY  
NEW YORK, N.Y. 10007-2911

TELEPHONE: (212) 619-3730  
FACSIMILE: (212) 962-5037  
e-mail: firm@doarlaw.com  
website: www.doarlaw.com

January 20, 2017

MEMO ENDORSED

**VIA ECF, E-mail and Hand Delivery**

Honorable Kimba M. Wood  
Senior United States District Judge  
for the Southern District of New York  
United States Courthouse  
500 Pearl Street  
New York, New York 10007

Re: *United States v. David Williams, Steven Brown, Gerald Seppala.*  
Docket No. S3 16 Cr. 436 (KMW)

**Letter Application Seeking The Court's Permission For  
Defendant Steven Brown To Travel To Europe On Business  
The Berlin International Film Festival**

Dear Judge Wood:

I write again as the attorney for defendant Steven J. Brown to seek the Court's permission for Mr. Brown to travel to Germany to attend the Berlin International Film Festival

Mr. Brown seeks to travel from approximately February 4 through February 12, 2017. His purpose would be to consummate film prospect transactions and set scheduling in face to face meetings with executives, producers and actors or their agents.

I do rely on the statements in my prior letters to the Court regarding this topic for the reasoning behind the importance of Mr. Brown's travel to major international film festivals.

The Berlin International Film Festival ("Berlinale") is a world leading film festival and

Granted.  
KMW

Honorable Kimba M. Wood

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January 20, 2017

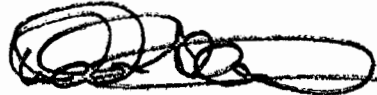
media event. Its importance to the European Film Market trade fair held simultaneously as a major industry meeting for the international film circuit is richly described in the Wikipedia entry for the festival. The 67<sup>th</sup> Festival is scheduled to be held from February 9 to February 19, 2017 in Berlin.

I have again communicated with Assistant United States Attorney Patrick Egan who on behalf of the government does maintain his continuing objection to my client's international travel as he believes such presents flight risks for criminal defendants. He does not contemplate filing with the Court a separate letter opposing my request for this international travel. I have also communicated with Mr. Brown's Pretrial Services Officer Matthew Carter; Pretrial Services, as before, takes no position on international travel but does note for both AUSA Egan and myself that "the defendant has traveled with no issues. He communicated with me (Officer Carter) and promptly surrendered his passport upon return to the US." M.C. Email message, 1/17/2017, 1743.

Again, I believe neither the government nor Pretrial Services would challenge Mr. Brown's past compliance with his prior international travel obligations that were approved by this Court and supervised by Pretrial Services.

Thank you again for your consideration of these international travel requests.

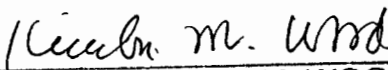
Respectfully submitted,



Walter Mack

cc: AUSA Patrick Egan (by ECF and email)  
PTSO Matthew Carter (by email)  
PTSO Natasha Ramesar (by email)

1-20-17  
SO ORDERED: N.Y., N.Y.

  
KIMBA M. WOOD  
U.S.D.J.